

IN THE UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF TEXAS
MARSHALL DIVISION

GEOTAG, INC.,

v.

2:10-cv-00265

FRONTIER COMMUNICATIONS CORP.; *et al.*,

GEOTAG, INC.,

v.

2:10-cv-00570

AROMATIQUE, INC.; *et al.*,

GEOTAG, INC.,

v.

2:10-cv-00571

GUCCI AMERICA, INC.; *et al.*,

GEOTAG, INC.,

v.

2:10-cv-00573

RENT-A-CENTER, INC.; *et al.*,

GEOTAG, INC.,

v.

2:10-cv-00574

THE WESTERN UNION COMPANY; *et al.*,

GEOTAG, INC.,

v.

2:10-cv-00575

ROYAL PURPLE, INC.; *et al.*,

GEOTAG, INC.,

v.

2:10-cv-00587

YAKIRA, L.L.C.; et al.,

GEOTAG, INC.,

v.

2:11-cv-00175

WHERE 2 GET IT, INC.; et al.,

GEOTAG, INC.,

v.

2:12-cv-00043

CANON INC. AND CANON U.S.A., INC.,

GEOTAG, INC.,

v.

2:12-cv-00471

HANESBRANDS INC.

GEOTAG, INC.,

v.

2:12-cv-00474

J. CREW GROUP INC.

GEOTAG, INC.,

v.

2:12-cv-00544

SALLY BEAUTY SUPPLY LLC

ORDER

The Stipulated Motion for Dismissal with Prejudice of all claims and counterclaims asserted between Plaintiff GeoTag Inc. and Defendant iCIMS, Inc. is GRANTED,

It is therefore ORDERED, ADJUDGED AND DECREED that all claims and counterclaims asserted in this suit between Plaintiff GeoTag Inc. and Defendant iCIMS, Inc. are hereby DISMISSED WITH PREJUDICE.

It is further ORDERED that Geotag Inc. and iCIMS, Inc. are to bear their own costs, expenses and attorneys' fees.

It is further ORDERED, ADJUDGED AND DECREED that all claims against the following parties solely directed to each party's use, manufacture, purchase or sale of any iCIMS product or service, namely iCIMS job locator product and services, are hereby DISMISSED WITH PREJUDICE with each party to bear its own costs, expenses and attorneys' fees for the dismissed claims:

Case	iCIMS Customer
2:10-cv-00265 TXED GeoTag v. Frontier Communications	Yellow Book USA, Inc.
2:10-cv-00570 TXED GeoTag v. Aromatique Inc.	Gander Mountain Company
2:10-cv-00571 TXED GeoTag v. Gucci America Inc.	Leslie's Poolmart, Inc. d/b/a Leslie's Poolmart d/b/a Leslie's Swimming Pool Supplies d/b/a Leslie's Barnes & Noble.com Tiffany & Company
2:10-cv-00574 TXED GeoTag v. Western Union	Whole Foods Market IP, LP; Whole Foods Market Services, Inc.; Whole Foods Market, Inc.

Case	iCIMS Customer
Company	(terminated 3/07/11); Whole Foods, Inc. (terminated 3/07/11)
2:10-cv-00575 TXED GeoTag v. Royal Purple, Inc.	Rite Aid Corporation Terex Corp.
2:10-cv-00573 TXED GeoTag v. Rent-A-Center Inc.	Enterprise Holding, Inc.; Enterprise Rent-A-Car Company The Hertz Corp. d/b/a Hertz Corp. d/b/a Hertz Car Rental
2:10-cv-00587 TXED GeoTag v. Yakira, LLC	GNC Nutrition Centers (terminated 7/26/11) d/b/a GNC New York & Company, Inc.
2:11-cv-00175 TXED GeoTag v. Where 2 Get It Inc.	Carhartt, Inc. Moen, Inc. (terminated 8/08/11)
2:12-cv-00043 TXED GeoTag v. Canon Inc.	Canon Inc., Canon USA, Inc.
2:12-cv-00544 TXED GeoTag v. Sally Beauty Supply, LLC	Sally Beauty Supply, LLC
2:12-cv-00471 TXED Geotag v. Hanesbrands, Inc.	Hanesbrands, Inc.
2:12-cv-474 TXED Geotag v. J. Crew Group, Inc.	J. Crew Group, Inc.

This dismissal is of only the specific claims identified above against the above identified iCIMS Customers. All of GeoTag's other accusations of infringement against the above identified iCIMS Customers that do not include an accusation directed to an iCIMS product or service are not dismissed by this Order. Furthermore, as accusations of infringement against each iCIMS

Customer will remain after the above request dismissal, no case against an iCIMS Customer is dismissed as a result of this order.

IT IS SO ORDERED.